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Facsimile No.: 703	£8.72 <u>-9306</u>		Date:	November 18, 2004	
From: Lordan M. Becker, Reg_No_39,602					
Our Docket No.: 339	9P069CC3	Ν	umber of pages3.	∴including this sheet.	
Application No.: 09/9	933,594		Filing Date:	8/20/2001	
		ı	Docket Due Date(s):	12/1/2004	
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Appeal Brief (In triplicate) (pgs)		☐ Notice of Appeal			
☐ Application:			Petition for:		
(pgs) w/cover & abstract)		☐ Request for Continued Examination (RCE)			
☐ Assignment & Cover Sheet (pgs)		Reply Brief (pgs)			
🖾 Certificate of Facsimile			☐ Request & Certification Under 35 USC 122(b)(2)(B)(i)		
☐ Continued Prosecution Application (CPA)		☐ Request to Rescind Previous Nonpublication Request			
☐ Declaration & POA (,. pgs)		☐ Response to Notice of Missing Parts & Formalities Letter			
🗖 Drawings;shoots, figures			☐ Response to Written Opinion (pgs)		
Extension of Time:			☐ Terminal Disclaimer		
Fee Transmittal (in duplicate)			Transmittal of Publication Fee Due		
☐ IDS & PTO/SB/08 (pgs)			Transmittal Letter		
Other Response to Restriction Requirement (2 pages)					
CERTIFICATE OF MAILING/TRANSMISSION (37 CFR 1,8A)					
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Harleen Bains			Date		

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Attorney Docket No.: 3399P069CC3

Patent

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Patent Application for:

Alain Rossman

Serial No.: 09/933,594

Filing Date: August 20, 2001

For: METHOD AND ARCHITECTURE FOR AN INTERACTIVE TWO-WAY DATA

COMMUNICATION NETWORK

Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450 Examiner: Ferguson, Keith Group Art Unit: 2683

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November 18, 2004 (Date of Deposit)

> Harleen Bains (Printed name)

(Signature) November 18, 2004

RESPONSE TO RESTRICTION REQUIREMENT

Dear Sir:

In response to the Restriction requirement mailed on November 1, 2004, Applicant elects the Group I claims (56-75 and 97-133) with traverse.

As noted in the Office Action, inventions are unrelated if it can be shown that they are not disclosed as capable of use together <u>and</u> they have different modes of operation, different functions, or different effects (note the word "and"). In the present case, the inventions defined as Groups I and II by the Examiner clearly <u>are</u> disclosed as capable of use together, such that the restriction requirement is improper.

The Examiner finds that the Group I claims (56-75 and 97-133) are "drawn to a method/server/processing system for requesting resources from a mobile network to a wireline network" and that the Group II claims (76-96) are "drawn to a method for requesting hypermedia base resources." Even a cursory review of

the detailed description and drawings of the present application will reveal that hypermedia clearly is one of the main types of resources that the inventors contemplated could be requested/retrieved/processed with the invention defined in the independent claims of Group I. See also dependent claim 3, for example. Thus, independent claim 76 (of Group II) can be considered to more specifically claim an embodiment to which claim 56 is directed.

Because the inventions defined by the Group I and II claims clearly <u>are</u> disclosed as capable of use together, they are <u>not unrelated</u>. Therefore, the restriction requirement is improper and should be withdrawn. All claims in the present application should be examined together.

If there are any additional charges, please charge Deposit Account No. 02-2666.

Respectfully submitted,

BLAKELY, SOKOLOFF, TAYLOR & ZAFMAN LLP

Dated: 11/18/04

Jorgan M. Becker Reg. No. 39,602

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